•	Application No.	Applicant(s)	•
ALC: CAH LIVE	10/031,103 FAZAKAS, ANDRAS		3
Notice of Allowability	Examiner	Art Unit	
	Pia F Tibbits	2838	
The MAILING DATE of this communication appeal claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this apport or other appropriate communication IGHTS. This application is subject to	plication. If not include will be mailed in due	ed course. THIS
 This communication is responsive to to the amendment file The allowed claim(s) is/are 1-9. The drawings filed on are accepted by the Examine Acknowledgment is made of a claim for foreign priority und All b) Some* c) None of the: Certified copies of the priority documents have 	er. der 35 U.S.C. § 119(a)-(d) or (f).		
2. ☐ Certified copies of the priority documents have			
3. Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)).	• • • • • • • • • • • • • • • • • • • •		tion from the
* Certified copies not received: 5. Acknowledgment is made of a claim for domestic priority up	nder 35 U.S.C. § 119(e) (to a provisi	ional application).	
(a) The translation of the foreign language provisional a		опат арриовиот,.	
6. Acknowledgment is made of a claim for domestic priority u			
Applicant has THREE MONTHS FROM THE "MAILING DATE" of below. Failure to timely comply will result in ABANDONMENT of 7. A SUBSTITUTE OATH OR DECLARATION must be submits in the submits of the properties of the	this application. THIS THREE-MOI	NTH PERIOD IS NOT R'S AMENDMENT or N	EXTENDABLE.
8. X CORRECTED DRAWINGS must be submitted.			
(a) 🔲 including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached			
1) hereto or 2) to Paper No			
(b) including changes required by the proposed drawing			
(c) \square including changes required by the attached Examiner	's Amendment / Comment or in the	Office action of Paper	No
Identifying indicia such as the application number (see 37 CFR 1 of each sheet. The drawings should be filed as a separate paper			
9. DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT FOR T			Note the
Attachment(s)			
 Notice of References Cited (PTO-892) Notice of Draftperson's Patent Drawing Review (PTO-948) Information Disclosure Statements (PTO-1449), Paper No Examiner's Comment Regarding Requirement for Deposit of Biological Material 	4⊡ Interview Summ 6⊠ Examiner's Ame	al Patent Application (lary (PTO-413), Paper endment/Comment ement of Reasons for	No
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DETAILED ACTION

This Office action is in answer to the amendment filed May 22, 2003.

EXAMINER'S AMENDMENT

- 1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.
- 2. The application has been amended as follows:

In the drawings:

New formal drawings to be submitted reflecting changes filed May 22, 2003.

Allowable Subject Matter

3. Claims 1-9 are allowed.

The examiner contends that the applicant's remarks about the primary reference not teaching the inventive combination, i.e., a final prohibition and a conditional prohibition, were persuasive: Takechi does not distinguish the final and conditional charge prohibitions and does not mention the hysteresis property of the restart and stop condition. As noted therein, and as argued on page 10 of the amendment filed 5/22/03, according to the claimed invention the charging process is finally stopped (unless and until the battery is taken out of the circuit) when the parameters are so far out of the normal range that any continued charging would cause damage either to the battery or to the charger, and if such a final prohibition takes place, the continuous inspection of the parameters will have no effect, so the charging process is definitely stopped, which is not taught or suggested by the reference. In the examiner's opinion, it would not have been obvious to a person of ordinary skill in the art to provide a control unit for controlling the charging process of a battery comprising, *inter alia*, a charger circuit coupled to the battery; a circuit for prohibiting the charging process when certain specific conditions are met regarding the actual temperature of the battery, the battery voltage, the charging current, and end-

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of-charge condition; the prohibiting circuit comprising conditional and final prohibition circuits; the central control circuit further comprising a restart circuit, the restart circuit being responsive to restart signals, the restart operation being triggered by trigger values different than trigger values associated with conditional prohibition parameters to define a hysteresis characteristic.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Pia Tibbits whose telephone number is *(703) 308-7305.*

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PFT

July 2, 2003